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**From:** Yereniuk, Anne (WES) [/O=COMMONWEALTH OF MASSACHUSETTS/OU=MASSMAIL-01/CN=RECIPIENTS/CN=AYERENIUK]  
**Sent:** 11/12/2009 5:08:38 PM  
**To:** Hanchett, James (DPH) [/O=COMMONWEALTH OF MASSACHUSETTS/OU=MASSMAIL-01/CN=RECIPIENTS/CN=JAMES.HANCHETT]  
**Subject:** RE: [REDACTED]

Hi Jim,

It actually isn't Atty McGuire - its Attorney Dan Shea. If some of the stuff is too voluminous, we can have the defense attorney come to the lab to review. For example, in some of the operating under the influence cases, the defense attorneys file discovery motions for training manuals of the State Police, and the State Police will have them come to the barracks to inspect. Just let me know.

- Anne

*Anne Yereniuk  
Assistant District Attorney  
Hampden County District Attorney's Office  
Holyoke District Court  
20 Court Plaza  
Holyoke, MA 01040  
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**From:** Hanchett, James (DPH)  
**Sent:** Thursday, November 12, 2009 10:24 AM  
**To:** Yereniuk, Anne (WES)  
**Subject:** RE: [REDACTED]

Hi Ann,

We have some of the information, but not all. This will be a lot of work to prepare all of this, for instance our Mass Spectrometers are calibrated weekly, so for a 10 year old instrument that would be over 500 pages of documents. I want to check with my boss about how to handle this. I will get back to you soon.

Thanks,

Jim Hanchett  
Amherst Drug Lab

**From:** Yereniuk, Anne (WES)

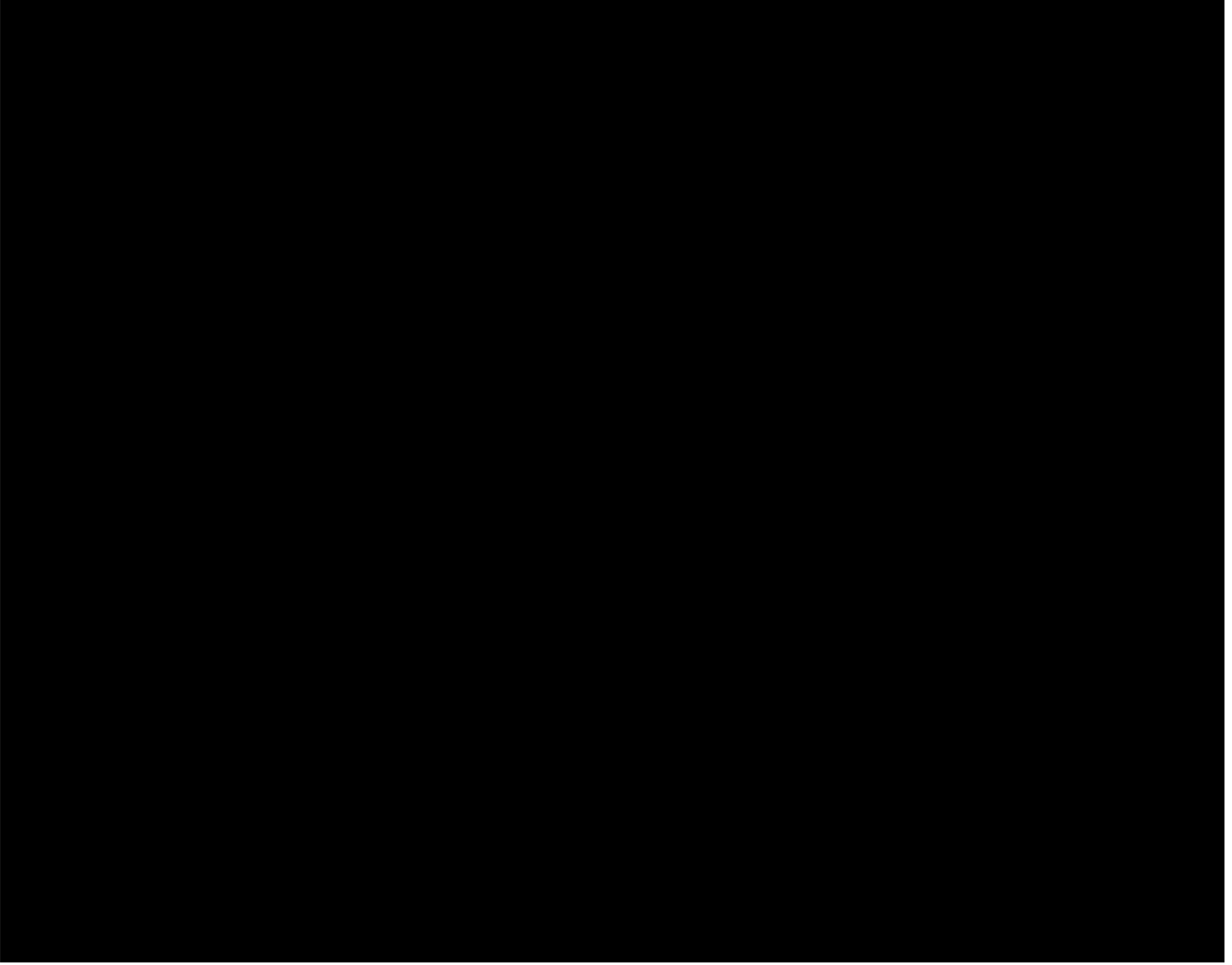
**Sent:** Tue 11/10/2009 3:03 PM

**To:** Hanchett, James (DPH)

**Subject:** [REDACTED]

Hi Jim,

The trial date on this case and the co-defendant [REDACTED] was moved to 2/10/2010. In the meantime the defense attorney filed a discovery motion which was allowed and the compliance date is 12/29/2009. The court has ordered me to provide the following information about your training and testing methods by 12/29:



If any of these items are confusing, let me know. I'm literally typing out the defense attorney's motion. If you do not have certain items of information, please let me know who else I should contact in the lab to get this information. I do apologize for this. I did object to the motion, arguing that all of this could be fleshed out at a voir dire examination of you but the judge didn't buy it. If you have any questions, please call me at (413) 538-7152 X12. I appreciate your cooperation.

Thank you.

Sincerely,  
Anne Yereniuk

*Anne Yereniuk  
Assistant District Attorney  
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